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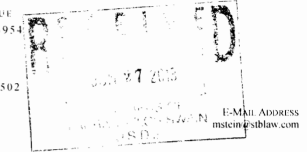
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BILLING HUNG KONG



June 27, 2013

BY HAND

Re: United States v. Glenn Guzman, 11 Cr. 1015 (LTS)

Hon. Laura Taylor Swain United States District Judge Daniel Patrick Movnihan United States Courthouse 500 Pearl Street New York, New York 10007-1312

Dear Judge Swain:

USDC SDNY DOCUMENT ELECTRONICALLY FILED

DATE FILED: JL

I represent the Defendant Glenn Guzman in the above-captioned matter and am writing to request a temporary modification to Mr. Guzman's home confinement conditions so that he may attend a Fourth of July celebration with his family. Under his current bail conditions, Mr. Guzman is on 24-hour home confinement. He is only permitted to leave his residence for medical appointments, job search activities, and other activities approved in advance by the pretrial services department.

On July 4, 2013, several members of Mr. Guzman's family will gather at the

home of Mr. Guzman's cousin.

In addition to Mr. Guzman's cousin and his wife, those gathering at the celebration will include three of Mr. Guzman's cousins, three of Mr. Guzman's aunts, and Mr. Guzman's girlfriend. I respectfully request a temporary modification to Mr. Guzman's bail conditions so that he may travel to Mr. Garcia's home from 3:00 p.m. to 10:00 p.m. on July 4, 2013.

Thank you for your consideration.

Respectfully submitted,

Mark J. Stein / JTM

AUSA Ryan Poscablo (by email) cc: AUSA Jessica Ortiz (by email)

The request is granted. The original this order will be filed will seal

SO ORDERED: Versian with Mr Cardal) address redacted mul be filled on

HON CAURA TAYLOR SWAIN UNITED STATES DISTRICT JUDGE

HOLKIOS LONDON LOS ANGREIS PALO ALLO SÃO PALLO SLOCE LOKYO WASHINGTON, D.C.